	Case 2:24-cv-08529-MEMF-SSC [Document 1-1 ID #:9	Filed 10/03/24	Page 1 of 43	Page	
1 2 3 4 5 6 7 8 9			TRICT COURT OF CALIFORNIA			
10						
11	ANNETTE CODY,	Case No.:				
12	Plaintiff,	EXHIBIT-1				
13	v.	EAHIDIT-I				
14	COOPER STREET COOKIES, LLC,					
15	Defendant.					
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	DECLAD	1 ATION OF 740	CHARV 7EDMAV			
	DECLARATION OF ZACHARY ZERMAY					

SUM-100

SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

COOPER STREET COÓKIES, LLC, a Michigan limited liability company,

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE): ANNETTE CODY,

FOR COURT USE ONLY

Electronically FILED by Superior Court of California, County of Los Angeles 8/26/2024 12:00 AM David W. Slayton, Executive Officer/Clerk of Court, By Y. Ayala, Deputy Clerk

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

Document 1-1

ID #:10

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. [AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamer las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

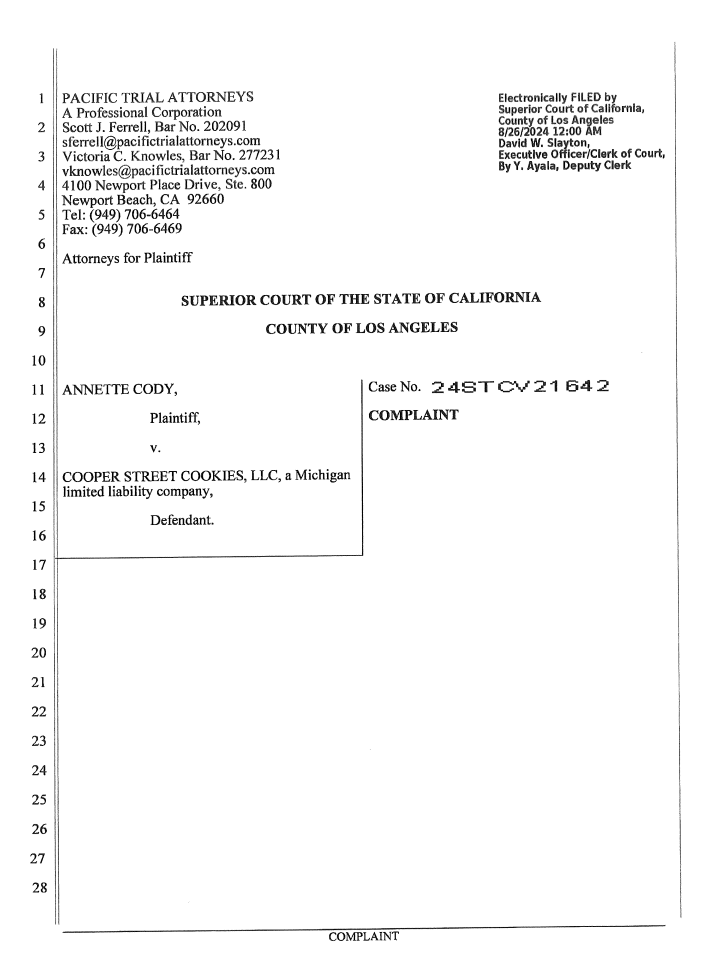
The name and address of the court is:
(El nombre y dirección de la corte es): SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
111 N. Hill Street, Los Angeles, CA 90012

CASE NUMBER:

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24STCV21642

The name, address, and teleph	ione number of plaintiff's attorney, or plaintill w	illiout all attorney, is	-us as tions shounds as!	
(El nombre, la dirección y el nú	mero de teléfono del abogado del demandante 2091) / Victoria C. Knowles (Bar # 27	e, o dei demandante 72311	que no uene abogado, es).	
Scott J. Ferrell (Bar # 20.	DNEVE ADC	1231)	Phone No.: (949) 706	-6464
PACIFIC TRIAL ATTO	NNE 13, ATC	60		
DATE:	re, Suite 800, Newport Beach, CA 926 Clerk, by	~~David W. Slayton, E	xecutive Officer/Clerk of Coun	, Deputy
(Fecha) U8/26/2024	(Secretar	rio)	. Ayala	(Adjunto)
(For proof of service of this sur	nmons, use Proof of Service of Summons (form	n POS-010).)		
(Para prueba de entrega de es	ta citatión use el formulario Proot of Service of	Summons, (POS-01	0)) .	
	NOTICE TO THE PERSON SERVED: You a	are served		
[SEAL]	 as an individual defendant. 			
JIFORYA.	2. as the person sued under the fictition	ous name of (specify,) <i>:</i>	
Common A	COOPER	STREET COOKIE	S. LLC,	
	3. on behalf of (specify): a Michigar	limited liability cor	npany	
18 STATES ST	under: CCP 416.10 (corporation)		CCP 416.60 (minor)	
18 8 KM 18 6 5 /	CCP 416.20 (defunct corpo	oration)	CCP 416.70 (conservatee	
	CCP 416.40 (association of	or partnership)	CCP 416.90 (authorized p	erson)
V22	other (specify):			
	by personal delivery on (date):			Page 1 of



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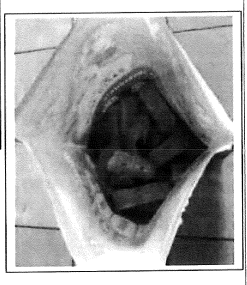
INTRODUCTION

Document 1-1

- Defendant manufactures and sells cookies ("the Product"). To increase profits at the 1. expense of consumers and fair competition, Defendant deceptively sells the Product in oversized packaging that does not reasonably inform consumers that they are mostly buying air. In short, Defendant dupes consumers into paying extra for empty space.
- Several state and federal courts have found that cases involving materially identical 2. claims are actionable and meritorious. See, e.g., Reyes v. Just Born, Inc., - F. Supp. 3d -, 2024 WL 1748629 (C.D. Cal. Apr. 8, 2024) (Vera, J.). Coleman v. Mondelez Int'l Inc., Case No. 2:20-cv-08100 (C.D. Cal. July 26, 2021); and Thomas v. Nestle USA, Inc., Cal. Sup. Case No. BC649863 (April 29, 2020).
- The below pictures illustrate the deceptive nature of the packaging and the substantial 3. non-functional slack fill inside the package. In summary, actual product occupies only a fraction of the exterior space represented by the package:







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PARTIES

Filed 10/03/24

- Plaintiff is a resident of California. Within the statute of limitations period, Plaintiff 4. purchased the Product for personal use. In making the purchase, Plaintiff relied upon the opaque packaging, including the size of the package and product label, and that was designed to encourage consumers like Plaintiff to purchase the Product. Plaintiff understood the size of the package and product label to indicate that the amount of product contained therein was commensurate with the size of the package, and would not have purchased the Product, or would not have paid a price premium for the Product, had plaintiff known that the size of the package and product label were false and misleading. Plaintiff intends to purchase the Product in the future but cannot reasonably do so without an injunctive relief order from the Court ensuring Defendant's packaging, labeling, and filling of the Product is accurate and lawful, at which point Plaintiff will reasonably be able to rely upon Defendant's representations about the Product.
- Defendant sells the product directly via its website as well as through its agents to 5. consumers nationwide, including in California. Defendant has substantial contacts with and receives substantial benefits and income from and through the State of California.

JURISDICTION AND VENUE

- As a court of general jurisdiction, this Court has jurisdiction over all claims presented 6. to it.
- Defendant is subject to jurisdiction under California's "long-arm" statute found at 7. California Code of Civil Procedure section 410.10 because the exercise of jurisdiction over Defendant is not "inconsistent with the Constitution of this state or the United States." Indeed, Plaintiff believes that Defendant generates a minimum of eight percent of revenues from its website based upon interactions with Californians (including instances in which the website operates as a "gateway" to sales), such that the website "is the equivalent of a physical store in California." Since this case partly involves illegal representations and sales from Defendant's operation of its website targeting Californians, California courts can "properly exercise personal jurisdiction" over the Defendant in accordance with the Court of Appeal opinion in Thurston v. Fairfield Collectibles of Georgia, 53 Cal.App.5th 1231 (2020).

Venue is proper in this County. 8.

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FACTUAL BACKGROUND

- While the amount of product inside any product packaging is material to any reasonable 9. consumer seeking to purchase that product, over 60% of consumers report that they have been misled by food packaging and labeling.1 The average consumer spends only 13 seconds deciding whether to make an in-store purchase;2 this decision is heavily dependent on a product's packaging, including the package dimensions. Research has demonstrated that packages that seem larger are more likely to be purchased because consumers expect package size to accurately represent the quantity of the good being purchased.3
- Defendant chose a certain size package for its Product to convey to consumers that they 10. are receiving an amount of product commensurate with the size of the package.
- Slack-fill is the difference between the actual capacity of a package and the volume of 11. product contained therein. Nonfunctional slack-fill is the empty space in a package that is filled to less than its capacity for illegitimate or unlawful reasons.
- Defendant falsely represents the quantity of product in each of the Product's opaque 12. package. The size of each package leads reasonable consumers to believe they are purchasing a package full of product when, in reality, consumers are actually receiving significantly less than what is represented by the size of the package.
- Even if consumers had a reasonable opportunity to review, prior to the point of sale, 13. other representations of quantity, such as net weight or serving disclosures, they did not and would not have reasonably understood or expected such representations to translate to a quantity product

https://www.shorr.com/resources/blog/2020-food-packaging-consumer-behaviorreport/#:~:text=In%20fact%2C%2066%25%20of%20respondents,and%20food%20packaging%20mo ving%20forward (last visited August 2024).

Randall Beard, Make the Most of Your Brand's 20-Second Window, NIELSEN, Jan. 13, 2015, https://www.nielsen.com/insights/2015/make-the-most-of-your-brands-20-second-windown/ (last visited February 2024).

³ P. Raghubir & A. Krishna, Vital Dimensions in Volume Perception: Can the Eye Fool the Stomach?, 36 J. MARKETING RESEARCH 313-326 (1999).

meaningfully different from the size of the package. Low income consumers, like Plaintiff, are most likely to be misled by slack fill misrepresentations.⁴

- 14. Prior to the point of sale, the Product's packaging does not allow for confirmation of the contents of the Product. The Product's opaque packaging prevents a consumer from observing the contents before opening. Even if a reasonable consumer were to "shake" or otherwise inspect the package before opening it, the reasonable consumer would not be able to discern the presence of any nonfunctional slack-fill, let alone the significant amount of nonfunctional slack-fill that is present in the package.
- 15. The other information that Defendant provides about the quantity of product on the front and back labels of the Product does not enable reasonable consumers to form any meaningful understanding about how to gauge the quantity of contents of the Product as compared to the size of the package itself. For instance, the front of the Product's packaging does not have any labels that would provide Plaintiff with any meaningful insight as to the amount of product to be expected, such as a fill line.
- 16. Disclosures of net weight and serving sizes in ounces, pounds, or grams do not allow the reasonable consumer to make any meaningful conclusions about the quantity of product contained in the Products' packages that would be different from their expectation that the quantity of product is commensurate with the size of the package.
- 17. Plaintiff had dual motivations for purchasing the product. First, Plaintiff is a consumer rights "tester" who creates public benefit by ensuring that companies comply with their obligations under California law. Second, Plaintiff was genuinely interested in consuming and enjoying the product, and did so with disappointment that the package was mostly empty.
- 18. Plaintiff's status as a dual motivation tester is both necessary and appropriate. First, it is "necessary and desirable for committed individuals to bring serial litigation" to enforce and advance consumer protection statutes. See Langer v. Kiser, 57 F.4th 1085, 1097 (9th Cir. 2023). Second,

https://www.canr.msu.edu/news/americans-pay-attention-to-food-labels-but-are-confused-by-what-information-matters (last accessed August 2024).

nearly all consumers have dual motives, as there are usually multiple reasons behind their purchasing decisions. See Cordes v. Boulder Brands USA, Inc., 2018 WL 6714323, at *3 (C.D. Cal. 2018).

19. To be clear, Plaintiff would not have purchased the Product had plaintiff known that the Product contained slack-fill that serves no functional or lawful purpose, and would have consumed the entirety of the contents if the package was filled to plaintiff's expectations.

None of the Slack-Fill Statutory Exceptions Apply to the Product

- Under applicable state law, any opaque food package is considered to be filled as to be misleading if it contains nonfunctional slack-fill. Nonfunctional slack-fill is empty space within packaging that is filled to less than its capacity for reasons other than provided for in the enumerated slack fill exceptions.
- 21. The slack-fill in the Product's packages does not protect the contents of the packages. In fact, empty space does not protect the Product.
- 22. The machines used to package the Products would not be affected if there was more product added. At most, a simple recalibration of the machines would be required. Upon information and belief, adjusting these machines is rather simple.
- 23. Because the packages are filled to less than half of their capacity, Defendant can increase the Product's fill level significantly without affecting how the packages are sealed, or it can disclose the fill-level on the outside labeling to inform consumers of the amount of product actually in the package, consistent with the law.
- 24. The slack-fill present in the Product's packages is not a result of the product settling during shipping and handling. Given the Product's density, shape, and composition, any settling occurs immediately at the point of fill. No measurable product settling occurs during subsequent shipping and handling.
- 25. The packages do not perform a specific function that necessitates the slack-fill. This safe harbor would only apply if a specific function were "inherent to the nature of the food and [] clearly communicated to consumers." The packages do not perform a function that is inherent to the nature of the food. Defendant did not communicate a specific function to consumers, making this provision inapplicable.

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- The Product's packaging is not reusable or of any significant value to the Product 26. independent of its function to hold the product. The packages are intended to be discarded immediately after the product is used.
- The slack-fill present in the packages does not accommodate required labeling, 27. discourage pilfering, facilitate handling, or prevent tampering.
- Defendant can easily increase the quantity of product in each package (or, alternatively, 28. decrease the size of the packages) significantly.
- Because none of the safe harbor provisions apply to the Product's packaging, the 29. packages contain nonfunctional slack-fill and are, therefore, misleading as a matter of law.
- Defendant's false, deceptive, and misleading label statements are unlawful under state 30. consumer protection and packaging laws.
- Defendant's misleading and deceptive practices proximately caused harm to Plaintiff by 31. causing Plaintiff to spend more money than Plaintiff would have otherwise spent had Plaintiff known the extent of the Product's non-functional slack-fill.
- Plaintiff brings this lawsuit as an individual action with the hope that Defendant 32. will accept responsibility for its actions and take all appropriate remedial measures. Defendant refuses, Plaintiff will amend this Complaint to assert claims on behalf of a class.

CAUSES OF ACTION

FIRST CAUSE OF ACTION

COMMON LAW FRAUD

- The elements of cause of action for California common law fraud are (a) 33. misrepresentation (false representation, concealment, or nondisclosure); (b) knowledge of falsity (or "scienter"); (c) intent to induce reliance; (d) justifiable reliance; and (e) resulting damage. See Lazar v. Superior Court (1996) 12 Cal.4th 631, 638.)
- Each element of the cause of action for fraud is present here, as shown by the following 34. "Who, What, When, Where, and Why" summary:
 - a. Who: The false representations were made by the Defendant and the individuals employed by Defendant who make packaging and labeling decisions.

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- b. What: The false representation was the representation that the package was full of product, and the specific concealment was that the package was over half empty.
- c. When: The misrepresentation has been made continuously through the statute of limitations period, as it is made each time a package is sold - including when Plaintiff purchased the product in the six months prior to filing this Complaint.
- d. Where: The misrepresentation was made on Defendant's website, marketing materials, and the packaging of the product.
- e. Why: Defendant made the misrepresentation to induce consumers to purchase the product, to cause them to pay more for the product, and to take market share and profits from its competitors.
- Knowledge: Defendant knows that the packaging is more than half empty, knows that 35. consumers will purchase the product based upon the belief that it is full, and knows that it is deceiving consumers.
- Intent to defraud: Defendant intends for consumers to purchase the product under the 36. mistaken belief that the package is full so that Defendant can capture sales it would not have otherwise received and can increase profits.
- Justifiable reliance: Plaintiff's reliance on the size of the package was reasonable, as 37. consumers reasonably expect that a package will be filled commensurate with its size.
- Resulting damage: Plaintiff was damaged by paying more for a product than Plaintiff 38. would have paid and receiving less product than Plaintiff expected to receive. To be clear, Plaintiff changed position in reliance upon the fraud (by purchasing the product) and was damaged by that change of position (by receiving less than Plaintiff paid for and reasonably expected to receive).

SECOND CAUSE OF ACTION

VIOLATION OF CALIFORNIA CONSUMERS LEGAL REMEDIES ACT CALIFORNIA CIVIL CODE § 1750, et seq.

The CLRA prohibits certain "unfair methods of competition and unfair or deceptive 39. acts or practices" in connection with the sale of goods.

- 40. The practices described herein, specifically Defendant's packaging, advertising, and sale of the Product, were intended to result and did result in the sale of the Product to the consuming public and violated and continue to violate sections 1770(a)(2), 1770(a)(5), 1770(a)(7), and 1770(a)(9) of the CLRA by: (1) misrepresenting the approval of the Product as compliant with 21 C.F.R § 100.100 and the Sherman Law; (2) representing the Product has characteristics and quantities that it does not have; (3) advertising and packaging the Product with intent not to sell it as advertised and packaged; and (4) representing that the Product has been supplied in accordance with a previous representation as to the quantity of product contained within each package, when it has not.
- 41. Defendant deceived Plaintiff by representing that the Product's packaging, which includes significant nonfunctional slack-fill, actually conforms to federal and California slack-fill regulations and statutes including the Sherman Law and 21 C.F.R. § 100.100.
- 42. Defendant packaged the Product in packages that contain significant nonfunctional slack-fill and made material misrepresentations to deceive Plaintiff and all consumers.
- 43. Defendant deceived Plaintiff by misrepresenting the Product as having characteristics and quantities that it does not have, e.g., that the Product is free of nonfunctional slack-fill when it is not. In doing so, Defendant intentionally misrepresented and concealed material facts from Plaintiff. Said misrepresentations and concealment were done with the intention of deceiving Plaintiff and depriving Plaintiff of rights and money.
 - 44. Defendant knew that the Product's packaging was misleading and deceptive.
- 45. Defendant's packaging of the Product was a material factor in Plaintiff's decisions to purchase the Product. Based on Defendant's packaging of the Product, Plaintiff reasonably believed that Plaintiff would receive more product than actually received. Had Plaintiff known the truth of the matter, Plaintiff would have not have purchased the Product.
- 46. Plaintiff has suffered injury in fact and have lost money as a result of Defendant's unfair and unlawful conduct. Specifically, Plaintiff paid for product never received.
- 47. Prior to filing this Complaint, Plaintiff notified Defendant of the particular alleged violations of Section 1770 and demanded that Defendant correct, repair, replace, or otherwise rectify

the violation. Defendant has not fully complied with Plaintiff's request. If Defendant has not 1 complied within 30 days, Plaintiff will amend this Complaint to assert damages on behalf of a class. 2 Notwithstanding anything to the contrary herein, Plaintiff does not seek in excess 48. 3 of \$75,000 in damages, exclusive of costs. The minor injunctive relief requested by Plaintiff can 4 be accomplished for less than \$25,000. 5 6 PRAYER FOR RELIEF 7 WHEREFORE, Plaintiff prays for judgment and relief on all causes of action as follows: 8 An order requiring Defendant to spend no more than \$25,000 to add a conspicuous "fill A. 9 line" to the front of the Product's packaging sold in California; 10 Actual, statutory, and punitive damages; B. 11 C. Attorneys' fees and costs; and 12 All other relief at law or in equity that may be just and proper. D. 13 14 PACIFIC TRIAL ATTORNEYS, APC Dated: August 25, 2024 15 16 Scott, J. Ferrell Attorneys for Plaintiff 17 18 19 20 21 22 23 24 25 26 27 28

		CM-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar num	nber, and address): Bar #: 20209	1 FOR COURT USE ONLY
Scott J. Ferrell, Pacific Trial Attorneys		
4100 Newport Place Drive, Suite 800,	Newport Beach, CA 92660	
-	AX NO	Electronically FILED by
EMAIL ADDRESS:		Superior Court of California.
ATTORNEY FOR (Name): Plaintiff Annette Cody	r	County of Los Angeles
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	LOS ANGELES	8/26/2024 12:00 AM David W. Slayton,
STREET ADDRESS: 111 N. Hill Street		Executive Officer/Clerk of Court,
MAILING ADDRESS:		By Y. Ayala, Deputy Clerk
CITY AND ZIP CODE: Los Angeles 90012		
BRANCH NAME:		_
CASE NAME:	A COLUMN TATE	
Cody v. Cooper Stree		
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:
X Unlimited Limited	Counter Joinder	24STCV21642
(Amount (Amount	Filed with first appearance by defendan	JUDGE:
demanded demanded is exceeds \$35,000) \$35,000 or less)	(Cal. Rules of Court, rule 3.402)	DEPT:
	ow must be completed (see instructions o	n page 2).
1. Check one box below for the case type tha		
Auto Tort	Contract	Provisionally Complex Civil Litigation
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400-3.403) Antitrust/Trade regulation (03)
Uninsured motorist (46)	Rule 3.740 collections (09)	Construction defect (10)
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Mass tort (40)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Securities litigation (28)
Asbestos (04)	Other contract (37)	Environmental/Toxic tort (30)
Product liability (24)	Real Property	Insurance coverage claims arising from the
Medical malpractice (45)	Eminent domain/Inverse	above listed provisionally complex case
Other PI/PD/WD (23)	condemnation (14)	types (41)
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33) Other real property (26)	Enforcement of Judgment
Business tort/unfair business practice (07)	Unlawful Detainer	Enforcement of judgment (20) Miscellaneous Civil Complaint
X Civil rights (08)	Commercial (31)	<u></u>
Defamation (13)	Residential (32)	RICO (27)
Fraud (16)	Drugs (38)	Other complaint (not specified above) (42)
Intellectual property (19)	Judicial Review	Miscellaneous Civil Petition
Professional negligence (25)	Asset forfeiture (05)	Partnership and corporate governance (21)
Other non-PI/PD/WD tort (35) Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)
Wrongful termination (36)	Writ of mandate (02)	
Other employment (15)	Other judicial review (39)	
		les of Court. If the case is complex, mark the
2. This case isx is notcomplete factors requiring exceptional judicial management.	rement:	
a. Large number of separately repres	contact parties 0. Large number	r of witnesses
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3. Remedies sought (check all that apply): a.	(1)	icolaratory of injurious control of injurious
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		iev use form CM-015)
6. If there are any known related cases, file a	nd serve a notice of related case. (100 fi	ay use rate on ore.
Date: August 25, 2024 Scott J. Ferrell		\ tterell
(TYPE OR PRINT NAME)	(S	IGNATURE OF PARTY OR ATTORNEY FOR PARTY)
	NOTICE	mall craims cases or cases filed
Plaintiff must file this cover sheet with the first pa	iper med in the action or proceeding (except size and Institutions Code). (Cal. Rules of Court.	rule 3.220.) Failure to file may result in sanctions.
Ello this gover shoot in addition to any cover shee	t required by local court rule.	
. If this case is complex under rule 3.400 et seq. of	the California Rules of Court, you must serve	a copy of this cover sheet on all other parties to
the action or proceeding. Unless this is a collections case under rule 3.740		
 Unless this is a collections case under rule 3.740 	or a complex case, this cover sheet will be us	ou to, common perposes siny.

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

CM-010

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiffs designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

Auto Tort

Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)

Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death) Tort

Asbestos (04) Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death Product Liability (not asbestos or toxic/environmental) (24) Medical Malpractice (45) Medical Malpractice-

Physicians & Surgeons Other Professional Health Care

Malpractice Other PI/PD/WD (23)

Premises Liability (e.g., slip

and fall)

Intentional Bodily Injury/PD/WD

(e.g., assault, vandalism)

Intentional Infliction of **Emotional Distress**

Negligent Infliction of

Emotional Distress

Other PI/PD/WD

Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business

Practice (07)

Civil Rights (e.g., discrimination,

false arrest) (not civil harassment) (08)

Defamation (e.g., slander, libel) (13)

Fraud (16)

Intellectual Property (19)

Professional Negligence (25)

Legal Malpractice

Other Professional Malpractice

(not medical or legal)

Other Non-PI/PD/WD Tort (35)

Employment

Wrongful Termination (36) Other Employment (15)

CASE TYPES AND EXAMPLES Contract

Breach of Contract/Warranty (06)

Breach of Rental/Lease Contract (not unlawful detainer

or wrongful eviction)

Contract/Warranty Breach-Seller Plaintiff (not fraud or negligence)

Negligent Breach of Contract/

Warranty

Other Breach of Contract/Warranty

Collections (e.g., money owed, open

book accounts) (09)

Collection Case-Seller Plaintiff

Other Promissory Note/Collections Case

Insurance Coverage (not provisionally

complex) (18)

Auto Subrogation

Other Coverage

Other Contract (37)

Contractual Fraud

Other Contract Dispute

Real Property

Eminent Domain/Inverse

Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26)

Writ of Possession of Real Property

Mortgage Foreclosure

Quiet Title

Other Real Property (not eminent

domain, landlord/tenant, or

foreclosure)

Unlawful Detainer

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise,

report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus

Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case Review

Other Judicial Review (39)

Review of Health Officer Order

Notice of Appeal-Labor Commissioner Appeals

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403)

Antitrust/Trade Regulation (03)

Construction Defect (10) Claims Involving Mass Tort (40)

Securities Litigation (28)

Environmental/Toxic Tort (30)

Insurance Coverage Claims

(arising from provisionally complex

case type listed above) (41)

Enforcement of Judgment

Enforcement of Judgment (20)

Abstract of Judgment (Out of County)

Confession of Judgment (non-domestic

relations)

Sister State Judgment Administrative Agency Award

(not unpaid taxes)

Petition/Certification of Entry of

Judgment on Unpaid Taxes

Other Enforcement of Judgment Case

Miscellaneous Civil Complaint

RICO (27)

Other Complaint (not specified above) (42)

Declaratory Relief Only Injunctive Relief Only (non-

harassment)

Mechanics Lien

Other Commercial Complaint

Case (non-tort/non-complex)

Other Civil Complaint

(non-tort/non-complex)

Miscellaneous Civil Petition

Partnership and Corporate

Governance (21) Other Petition (not specified above) (43)

Civil Harassment

Workplace Violence

Elder/Dependent Adult Abuse

Election Contest

Petition for Name Change

Petition for Relief From Late Claim

Other Civil Petition

	CASE NUMBER
SHORT TITLE	24STCV21642
Cody v. Cooper Street Cookies 11C	24010721072

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION

(CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)

This form is required pursuant to Local Rule 2.3 in all new civil case filings in the Los Angeles Superior Court

- Step 1: After completing the Civil Case Cover Sheet (Judicial Council form CM-010), find the exact case type in Column A that corresponds to the case type indicated in the Civil Case Cover Sheet.
- Step 2: In Column B, check the box for the type of action that best describes the nature of the case.
- Step 3: In Column C, circle the number which explains the reason for the court filing location you have chosen.

	Applicable Reasons for Choosing Cou	urtho	use Location (Column C)
1.	Class Actions must be filed in the Stanley Mosk Courthouse, Central District.	7.	Location where petitioner resides.
2.	Permissive filing in Central District.	8.	Location wherein defendant/respondent functions wholly.
3.	Location where cause of action arose.	9.	Location where one or more of the parties reside.
4.	Location where bodily injury, death or damage occurred.	10.	Location of Labor Commissioner Office.
5.	i. Location where performance required, or defendant resides.		Mandatory filing location (Hub Cases – unlawful detainer, limited non-collection, limited collection).
6.	Location of property or permanently garaged vehicle.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

	A Civil Case Cover Sheet Case Type	B Type of Action (check only one)	C Applicable Reasons (see Step 3 above)
į.	Auto (22)	☐ 2201 Motor Vehicle – Personal Injury/Property Damage/Wrongful Death	1, 4
Auto Tort	Uninsured Motorist (46)	☐ 4601 Uninsured Motorist – Personal Injury/Property Damage/Wrongful Death	1, 4
\$	Other Personal Injury/ Property	2301 Premise Liability (e.g., dangerous conditions of property, slip/trip and fall, dog attack, etc.)	1, 4
/ Property Death	Damage/ Wrongful Death (23)	☐ 2302 Intentional Bodily Injury/Property Damage/Wrongful Death (e.g., assault, battery, vandalism, etc.)	1, 4
njury, ongfu		☐ 2303 Intentional Infliction of Emotional Distress	1, 4
onal I		☐ 2304 Other Personal Injury/Property Damage/Wrongful Death	1, 4
Other Personal Injury/ Damage/ Wrongful		☐ 2305 Elder/Dependent Adult Abuse/Claims Against Skilled Nursing Facility	1, 4
5		☐ 2306 Intentional Conduct – Sexual Abuse Case (in any form)	1, 4

SHORT TITLE
Cody v. Cooper Street Cookies, LLC

	A Civil Case Cover Sheet Case Type	B Type of Action (check only one)	C Applicable Reasons (see Step 3 above)
· . ·		☐ 2307 Construction Accidents	1, 4
		☐ 2308 Landlord – Tenant Habitability (e.g., bed bugs, mold, etc.)	1, 4
/\	Product Liability (24)	☐ 2401 Product Liability (not asbestos or toxic/ environmental)	1, 4
Other Personal Injury/ Property Damage/ Wrongful Death		☐ 2402 Product Liability — Song-Beverly Consumer Warranty Act (CA Civil Code §§1790-1795.8) (Lemon Law)	1, 3, 5
Pers serty ongf	Medical Malpractice	☐ 4501 Medical Malpractice — Physicians & Surgeons	1, 4
Other Prog Wr	(45)	☐ 4502 Other Professional Health Care Malpractice	1, 4
Non-Personal Injury/Property Damage/Wrongful Death Tort	Business Tort (07)	☑ 0701 Other Commercial/Business Tort (not fraud or breach of contract)	1, 2, 3
al rty I De	Civil Rights (08)	□ 0801 Civil Rights/Discrimination	1, 2, 3
Non-Personal Injury/Property age/Wrongful D Tort	Defamation (13)	☐ 1301 Defamation (slander/libel)	1, 2, 3
Pers /Pro Vron	Fraud (16)	☐ 1601 Fraud (no contract)	1, 2, 3
lon- jury e/V	Professional	☐ 2501 Legal Malpractice	1, 2, 3
nag	Negligence (25)	☐ 2502 Other Professional Malpractice (not medical or legal)	1, 2, 3
Dai	Other (35)	☐ 3501 Other Non-Personal Injury/Property Damage Tort	1, 2, 3
eat	Wrongful Termination (36)	☐ 3601 Wrongful Termination	1, 2, 3
Employment	Other Employment (15)	☐ 1501 Other Employment Complaint Case	1, 2, 3
E E E	(13)	☐ 1502 Labor Commissioner Appeals	10
and the second s	Breach of Contract / Warranty (06)	☐ 0601 Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction)	2, 5
	(not insurance)	☐ 0602 Contract/Warranty Breach — Seller Plaintiff (no fraud/negligence)	2, 5
		☐ 0603 Negligent Breach of Contract/Warranty (no fraud)	1, 2, 5
		☐ 0604 Other Breach of Contract/Warranty (no fraud/ negligence)	1, 2, 5
ract C		☐ 0605 Breach of Rental/Lease Contract (COVID-19 Rental Debt)	2, 5
Contract	Collections (09)	☐ 0901 Collections Case — Seller Plaintiff	5, 6, 11
U		☐ 0902 Other Promissory Note/Collections Case	5, 11
		☐ 0903 Collections Case — Purchased Debt (charged off consumer debt purchased on or after January 1, 2014)	5, 6, 11
		□ 0904 Collections Case — COVID-19 Rental Debt	5, 11
	Insurance Coverage (18)	☐ 1801 Insurance Coverage (not complex)	1, 2, 5, 8

LASC CIV 109 Rev. 01/23 For Mandatory Use

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION

SHORT TITLE
Cody v. Cooper Street Cookies, LLC

	A Civil Case Cover Sheet Case Type	B Type of Action (check only one)	C Applicable Reasons (see Step 3 above)
\$25 200	Other Contract (37)	☐ 3701 Contractual Fraud	1, 2, 3, 5
act ued)	•	☐ 3702 Tortious Interference	1, 2, 3, 5
Contract (Continued)		☐ 3703 Other Contract Dispute (not breach/insurance/fraud/negligence)	1, 2, 3, 8, 9
	Eminent Domain/ Inverse	☐ 1401 Eminent Domain/Condemnation Number of Parcels	2, 6
Real Property	Condemnation (14) Wrongful Eviction (33)	☐ 3301 Wrongful Eviction Case	2, 6
Pro	Other Real	☐ 2601 Mortgage Foreclosure	2, 6
ea	Property (26)	☐ 2602 Quiet Title	2, 6
æ		☐ 2603 Other Real Property (not eminent domain, landlord/tenant, foreclosure)	2, 6
	Unlawful Detainer - Commercial (31)	☐ 3101 Unlawful Detainer — Commercial (not drugs or wrongful eviction)	6, 11
tainer	Unlawful Detainer - Residential (32)	☐ 3201 Unlawful Detainer – Residential (not drugs or wrongful eviction)	6, 11
Unlawful Detainer	Unlawful Detainer – Post Foreclosure	☐ 3401 Unlawful Detainer — Post Foreclosure	2, 6, 11
ว็	(34) Unlawful Detainer – Drugs (38)	☐ 3801 Unlawful Detainer – Drugs	2, 6, 11
	Asset Forfeiture (05)	□ 0501 Asset Forfeiture Case	2, 3, 6
	Petition re Arbitration (11)	☐ 1101 Petition to Compel/Confirm/Vacate Arbitration	2, 5
§ ⊗	Writ of Mandate	☐ 0201 Writ – Administrative Mandamus	2, 8
Il Review	(02)	☐ 0202 Writ – Mandamus on Limited Court Case Matter	2
ial R		□ 0203 Writ – Other Limited Court Case Review	2
Judicia	Other Judicial Review (39)	☐ 3901 Other Writ/Judicial Review	2, 8
	Review (33)	☐ 3902 Administrative Hearing	2, 8
		☐ 3903 Parking Appeal	2, 8
ylle × č	Antitrust/Trade Regulation (03)	☐ 0301 Antitrust/Trade Regulation	1, 2, 8
Provisionally Complex Litigation	Asbestos (04)	☐ 0401 Asbestos Property Damage	1, 11
rovi Co Liti		☐ 0402 Asbestos Personal Injury/Wrongful Death	1, 11

LASC CIV 109 Rev. 01/23 For Mandatory Use

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION

SHORT TITLE	CASE NUMBER
Cody v. Cooper Street Cookies, LLC	

	A Civil Case Cover Sheet Case Type	B Type of Action (check only one)	C Applicable Reasons (see Step 3 above)
	Construction Defect (10)	☐ 1001 Construction Defect	1, 2, 3
mplex	Claims Involving Mass Tort (40)	☐ 4001 Claims Involving Mass Tort	1, 2, 8
ionally Cor Litigation (Continued)	Securities Litigation (28)	☐ 2801 Securities Litigation Case	1, 2, 8
Provisionally Complex Litigation (Continued)	Toxic Tort Environmental (30)	☐ 3001 Toxic Tort/Environmental	1, 2, 3, 8
Prov	Insurance Coverage Claims from Complex Case (41)	☐ 4101 Insurance Coverage/Subrogation (complex case only)	1, 2, 5, 8
	Enforcement of	☐ 2001 Sister State Judgment	2, 5, 11
at of at	Judgment (20)	☐ 2002 Abstract of Judgment	2, 6
forcement Judgment		☐ 2004 Administrative Agency Award (not unpaid taxes)	2, 8
Enforcement of Judgment		☐ 2005 Petition/Certificate for Entry of Judgment Unpaid Tax	2, 8
ш		☐ 2006 Other Enforcement of Judgment Case	2, 8, 9
	RICO (27)	☐ 2701 Racketeering (RICO) Case	1, 2, 8
S:	Other Complaints	☐ 4201 Declaratory Relief Only	1, 2, 8
eous	(not specified above) (42)	☐ 4202 Injunctive Relief Only (not domestic/harassment)	2, 8
Miscellaneous Civil Complaints	above) (42)	☐ 4203 Other Commercial Complaint Case (nontort/noncomplex)	1, 2, 8
Ž		☐ 4204 Other Civil Complaint (non-tort/non-complex)	1, 2, 8
SU	Partnership Corporation Governance (21)	☐ 2101 Partnership and Corporation Governance Case	2, 8
titic	Other Petitions	☐ 4301 Civil Harassment with Damages	2, 3, 9
/il Pe	(not specified	☐ 4302 Workplace Harassment with Damages	2, 3, 9
S C	above) (43)	☐ 4303 Elder/Dependent Adult Abuse Case with Damages	2, 3, 9
neon		☐ 4304 Election Contest	2
ellar		☐ 4305 Petition for Change of Name/Change of Gender	2, 7
Miscellaneous Civil Petitions		☐ 4306 Petition for Relief from Late Claim Law	2, 3, 8
		☐ 4307 Other Civil Petition	2, 9

Document 1-1	Filed 10/03/24	Page 19 of 43	Pag
ID #:27		_	_

SHORT TITLE Cody v. Cooper Street Cookies, LLC				CASE NUMBER
Step 4: Statement of Reason a C for the type of action that y including zip code. (No address	ou have sel	lected. Enter the	e address, which	the numbers shown under Column is the basis for the filing location
REASON: ☐ 1. ☑ 2. ☐ 3. ☐ 4. ☐ 5. ☐ 6. ☐	7. □ 8. □ 9). 🗆 10. 🗆 11	ADDRESS:	320 Martin Street, Suite 100
CITY:	STATE:	ZIP CODE:		
Birmingham	МІ	48009		
Step 5: Certification of Assign District of the Superior Court of Rule 2.3(a)(1)(E)] Dated: 08/25/2024	nment: I cer f California, (tify that this ca County of Los An	geles [Code of C	iled in the <u>Central</u> iv. Proc., 392 et seq., and LASC Local ATURE OF ATTORNEY/FILING PARTY

PLEASE HAVE THE FOLLOWING ITEMS COMPLETED AND READY TO BE FILED IN ORDER TO PROPERLY COMMENCE YOUR NEW COURT CASE:

- 1. Original Complaint or Petition.
- 2. If filing a Complaint, a completed Summons form for issuance by the Clerk.
- 3. Civil Case Cover Sheet Judicial Council form CM-010.
- 4. Civil Case Cover Sheet Addendum and Statement of Location form LASC CIV 109 (01/23).
- 5. Payment in full of the filing fee, unless there is a court order for waiver, partial or schedule payments.
- 6. A signed order appointing a Guardian ad Litem, Judicial Council form CIV-010, if the plaintiff or petitioner is a minor under 18 years of age will be required by Court to issue a Summons.
- 7. Additional copies of documents to be conformed by the Clerk. Copies of the cover sheet and this addendum must be served along with the Summons and Complaint, or other initiating pleading in the case.

2019-GEN-014-00 FILED Superior Court of California County of Los Angeles 1 MAY 03 2019 2 Carter, Executive Officer/Clerk 3 4 5 SUPERIOR COURT OF THE STATE OF CALIFORNIA 6 FOR THE COUNTY OF LOS ANGELES 7 FIRST AMENDED GENERAL ORDER 8 IN RE LOS ANGELES SUPERIOR COURT) MANDATORY ELECTRONIC FILING 9 FOR CIVIL 10 11 On December 3, 2018, the Los Angeles County Superior Court mandated electronic filing of all 12 documents in Limited Civil cases by litigants represented by attorneys. On January 2, 2019, the Los 13 Angeles County Superior Court mandated electronic filing of all documents filed in Non-Complex 14 Unlimited Civil cases by litigants represented by attorneys. (California Rules of Court, rule 2.253(b).) 15 All electronically filed documents in Limited and Non-Complex Unlimited cases are subject to the 16 17 following: 1) DEFINITIONS 18 a) "Bookmark" A bookmark is a PDF document navigational tool that allows the reader to 19 quickly locate and navigate to a designated point of interest within a document. 20 b) "Efiling Portal" The official court website includes a webpage, referred to as the efiling 21 portal, that gives litigants access to the approved Electronic Filing Service Providers. 22 c) "Electronic Envelope" A transaction through the electronic service provider for submission 23 of documents to the Court for processing which may contain one or more PDF documents 24 attached. 25 d) "Electronic Filing" Electronic Filing (eFiling) is the electronic transmission to a Court of a 26 document in electronic form. (California Rules of Court, rule 2.250(b)(7).) 27

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"Electronic Filing Service Provider" An Electronic Filing Service Provider (EFSP) is a person or entity that receives an electronic filing from a party for retransmission to the Court. In the submission of filings, the EFSP does so on behalf of the electronic filer and not as an agent of the Court. (California Rules of Court, rule 2.250(b)(8).)

Document 1-1

- "Electronic Signature" For purposes of these local rules and in conformity with Code of Civil Procedure section 17, subdivision (b)(3), section 34, and section 1010.6, subdivision (b)(2), Government Code section 68150, subdivision (g), and California Rules of Court, rule 2.257, the term "Electronic Signature" is generally defined as an electronic sound, symbol, or process attached to or logically associated with an electronic record and executed or adopted by a person with the intent to sign the electronic record.
- "Hyperlink" An electronic link providing direct access from one distinctively marked place in a hypertext or hypermedia document to another in the same or different document.
- h) "Portable Document Format" A digital document format that preserves all fonts, formatting, colors and graphics of the original source document, regardless of the application platform used.

2) MANDATORY ELECTRONIC FILING

a) Trial Court Records

Pursuant to Government Code section 68150, trial court records may be created, maintained, and preserved in electronic format. Any document that the Court receives electronically must be clerically processed and must satisfy all legal filing requirements in order to be filed as an official court record (California Rules of Court, rules 2.100, et seq. and 2.253(b)(6)).

b) Represented Litigants

Pursuant to California Rules of Court, rule 2.253(b), represented litigants are required to electronically file documents with the Court through an approved EFSP.

c) Public Notice

The Court has issued a Public Notice with effective dates the Court required parties to electronically file documents through one or more approved EFSPs. Public Notices containing effective dates and the list of EFSPs are available on the Court's website, at www.lacourt.org.

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d) Documents in Related Cases

Documents in related cases must be electronically filed in the eFiling portal for that case type if electronic filing has been implemented in that case type, regardless of whether the case has been related to a Civil case.

3) EXEMPT LITIGANTS

- a) Pursuant to California Rules of Court, rule 2.253(b)(2), self-represented litigants are exempt from mandatory electronic filing requirements.
- b) Pursuant to Code of Civil Procedure section 1010.6, subdivision (d)(3) and California Rules of Court, rule 2.253(b)(4), any party may make application to the Court requesting to be excused from filing documents electronically and be permitted to file documents by conventional means if the party shows undue hardship or significant prejudice.

4) EXEMPT FILINGS

- a) The following documents shall not be filed electronically:
 - i) Peremptory Challenges or Challenges for Cause of a Judicial Officer pursuant to Code of Civil Procedure sections 170.6 or 170.3;
 - ii) Bonds/Undertaking documents;
 - iii) Trial and Evidentiary Hearing Exhibits
 - iv) Any ex parte application that is filed concurrently with a new complaint including those that will be handled by a Writs and Receivers department in the Mosk courthouse; and
 - v) Documents submitted conditionally under seal. The actual motion or application shall be electronically filed. A courtesy copy of the electronically filed motion or application to submit documents conditionally under seal must be provided with the documents submitted conditionally under seal.

b) Lodgments

Documents attached to a Notice of Lodgment shall be lodged and/or served conventionally in paper form. The actual document entitled, "Notice of Lodgment," shall be filed electronically.

				2019-GEN-014-00
1	5)	EL	ECTR	ONIC FILING SYSTEM WORKING PROCEDURES
2				c filing service providers must obtain and manage registration information for persons
3				ies electronically filing with the court.
4	6)			ICAL REQUIREMENTS
5				ronic documents must be electronically filed in PDF, text searchable format when
6		ŕ		ologically feasible without impairment of the document's image.
7		b)		able of contents for any filing must be bookmarked.
8		c)	Elect	ronic documents, including but not limited to, declarations, proofs of service, and
9				pits, must be bookmarked within the document pursuant to California Rules of Court, rule
10				10(f)(4). Electronic bookmarks must include links to the first page of each bookmarked
11			item	(e.g. exhibits, declarations, deposition excerpts) and with bookmark titles that identify the
12			book	redmarked item and briefly describe the item.
13		d)	Atta	chments to primary documents must be bookmarked. Examples include, but are not
14			limit	ed to, the following:
15			i)	Depositions;
16			ii)	Declarations;
17			iii)	Exhibits (including exhibits to declarations);
18			iv)	Transcripts (including excerpts within transcripts);
19			v)	Points and Authorities;
20			vi)	Citations; and
21			vii)	Supporting Briefs.
22		e)	Use	of hyperlinks within documents (including attachments and exhibits) is strongly
23			enco	ouraged.
24		f)	Acc	ompanying Documents
25			Eac	h document acompanying a single pleading must be electronically filed as a separate
26			digi	tal PDF document.
27		g)		tiple Documents
28			Mu	tiple documents relating to one case can be uploaded in one envelope transaction.

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h) Writs and Abstracts

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Writs and Abstracts must be submitted as a separate electronic envelope.

Sealed Documents

If and when a judicial officer orders documents to be filed under seal, those documents must be filed electronically (unless exempted under paragraph 4); the burden of accurately designating the documents as sealed at the time of electronic submission is the submitting party's responsibility.

Redaction

Pursuant to California Rules of Court, rule 1.201, it is the submitting party's responsibility to redact confidential information (such as using initials for names of minors, using the last four digits of a social security number, and using the year for date of birth) so that the information shall not be publicly displayed.

7) ELECTRONIC FILING SCHEDULE

- a) Filed Date
 - i) Any document received electronically by the court between 12:00 am and 11:59:59 pm shall be deemed to have been effectively filed on that court day if accepted for filing. Any document received electronically on a non-court day, is deemed to have been effectively filed on the next court day if accepted. (California Rules of Court, rule 2.253(b)(6); Code Civ. Proc. § 1010.6(b)(3).)
 - ii) Notwithstanding any other provision of this order, if a digital document is not filed in due course because of: (1) an interruption in service; (2) a transmission error that is not the fault of the transmitter; or (3) a processing failure that occurs after receipt, the Court may order, either on its own motion or by noticed motion submitted with a declaration for Court consideration, that the document be deemed filed and/or that the document's filing date conform to the attempted transmission date.

8) EX PARTE APPLICATIONS

a) Ex parte applications and all documents in support thereof must be electronically filed no later than 10:00 a.m. the court day before the ex parte hearing.

2019-GEN-014-00

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b) Any written opposition to an ex parte application must be electronically filed by 8:30 a.m. the day of the ex parte hearing. A printed courtesy copy of any opposition to an ex parte application must be provided to the court the day of the ex parte hearing.

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9) PRINTED COURTESY COPIES

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a) For any filing electronically filed two or fewer days before the hearing, a courtesy copy must be delivered to the courtroom by 4:30 p.m. the same business day the document is efiled. If the efiling is submitted after 4:30 p.m., the courtesy copy must be delivered to the courtroom by 10:00 a.m. the next business day.

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b) Regardless of the time of electronic filing, a printed courtesy copy (along with proof of electronic submission) is required for the following documents:

10 11

i) Any printed document required pursuant to a Standing or General Order;

12

Pleadings and motions (including attachments such as declarations and exhibits) of 26
 pages or more;

13 14

iii) Pleadings and motions that include points and authorities;

15

iv) Demurrers;

vii)

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v) Anti-SLAPP filings, pursuant to Code of Civil Procedure section 425.16;

17

vi) Motions for Summary Judgment/Adjudication; and

Motions to Compel Further Discovery.

18 19

c) Nothing in this General Order precludes a Judicial Officer from requesting a courtesy copy of additional documents. Courtroom specific courtesy copy guidelines can be found at www.lacourt.org on the Civil webpage under "Courtroom Information."

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10) WAIVER OF FEES AND COSTS FOR ELECTRONICALLY FILED DOCUMENTS

2223

a) Fees and costs associated with electronic filing must be waived for any litigant who has received a fee waiver. (California Rules of Court, rules 2.253(b)(), 2.258(b), Code Civ. Proc. § 1010.6(d)(2).)

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b) Fee waiver applications for waiver of court fees and costs pursuant to Code of Civil Procedure section 1010.6, subdivision (b)(6), and California Rules of Court, rule 2.252(f), may be electronically filed in any authorized action or proceeding.

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11) SIGNATURES O	N ELECTRONIC FILI	NG
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For purposes of this General Order, all electronic filings must be in compliance with California Rules of Court, rule 2.257. This General Order applies to documents filed within the Civil Division of the Los Angeles County Superior Court.

This First Amended General Order supersedes any previous order related to electronic filing, and is effective immediately, and is to remain in effect until otherwise ordered by the Civil Supervising Judge and/or Presiding Judge.

DATED: May 3, 2019

Presiding Judge

SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES	Reserved for Clerk's File Stamp
courthouse address: Stanley Mosk Courthouse 111 North Hill Street, Los Angeles, CA 90012	FILED Superior Court of California County of Los Angeles 08/26/2024
NOTICE OF CASE ASSIGNMENT UNLIMITED CIVIL CASE	David W. Stryton, Executive Officer / Clerk of Court By: Y. Ayala Deputy
Your case is assigned for all purposes to the judicial officer indicated below.	CASE NUMBER: 24STCV21642

THIS FORM IS TO BE SERVED WITH THE SUMMONS AND COMPLAINT

1	ASSIGNED JUDGE	DEPT	ROOM	ASSIGNED JUDGE	DEPT	ROOM
	✓ Lynne M. Hobbs	61				

Given to the Plaintiff/Cross-Complainant/Attorney of Record	David W. Slayton, Executive	Officer / Clerk of Court
on 08/26/2024	By Y. Ayala	, Deputy Clerk
(Date)		

INSTRUCTIONS FOR HANDLING UNLIMITED CIVIL CASES

ID #:36

Document 1-1

The following critical provisions of the California Rules of Court, Title 3, Division 7, as applicable in the Superior Court, are summarized for your assistance.

APPLICATION

The Division 7 Rules were effective January 1, 2007. They apply to all general civil cases.

PRIORITY OVER OTHER RULES

The Division 7 Rules shall have priority over all other Local Rules to the extent the others are inconsistent.

CHALLENGE TO ASSIGNED JUDGE

A challenge under Code of Civil Procedure Section 170.6 must be made within 15 days after notice of assignment for all purposes to a judge, or if a party has not yet appeared, within 15 days of the first appearance.

Cases assigned to the Independent Calendaring Courts will be subject to processing under the following time standards:

COMPLAINTS

All complaints shall be served within 60 days of filing and proof of service shall be filed within 90 days.

CROSS-COMPLAINTS

Without leave of court first being obtained, no cross-complaint may be filed by any party after their answer is filed. Crosscomplaints shall be served within 30 days of the filing date and a proof of service filed within 60 days of the filing date.

STATUS CONFERENCE

A status conference will be scheduled by the assigned Independent Calendar Judge no later than 270 days after the filing of the complaint. Counsel must be fully prepared to discuss the following issues: alternative dispute resolution, bifurcation, settlement, trial date, and expert witnesses.

FINAL STATUS CONFERENCE

The Court will require the parties to attend a final status conference not more than 10 days before the scheduled trial date. All parties shall have motions in limine, bifurcation motions, statements of major evidentiary issues, dispositive motions, requested form jury instructions, special jury instructions, and special jury verdicts timely filed and served prior to the conference. These matters may be heard and resolved at this conference. At least five days before this conference, counsel must also have exchanged lists of exhibits and witnesses, and have submitted to the court a brief statement of the case to be read to the jury panel as required by Chapter Three of the Los Angeles Superior Court Rules.

The court will impose appropriate sanctions for the failure or refusal to comply with Chapter Three Rules, orders made by the Court, and time standards or deadlines established by the Court or by the Chapter Three Rules. Such sanctions may be on a party, or if appropriate, on counsel for a party.

This is not a complete delineation of the Division 7 or Chapter Three Rules, and adherence only to the above provisions is therefore not a guarantee against the imposition of sanctions under Trial Court Delay Reduction. Careful reading and compliance with the actual Chapter Rules is imperative.

Class Actions

Pursuant to Local Rule 2.3, all class actions shall be filed at the Stanley Mosk Courthouse and are randomly assigned to a complex judge at the designated complex courthouse. If the case is found not to be a class action it will be returned to an Independent Calendar Courtroom for all purposes.

*Provisionally Complex Cases

Cases filed as provisionally complex are initially assigned to the Supervising Judge of complex litigation for determination of complex status. If the case is deemed to be complex within the meaning of California Rules of Court 3.400 et seq., it will be randomly assigned to a complex judge at the designated complex courthouse. If the case is found not to be complex, it will be returned to an Independent Calendar Courtroom for all purposes.

SUPERIOR COURT OF CALIFORNIA	Reserved for Clerk's File Stamp
COUNTY OF LOS ANGELES	FILED Superior Court of California
COURTHOUSE ADDRESS: Stanley Mosk Courthouse 111 North Hill Street, Los Angeles, CA 90012	County of Los Angeles 08/26/2024
PLAINTIFF: Annette Cody	David W. Stayton, Executive Officer / Clerk of Court By: D. DelLeon Ceputy
Cooper Street Cookies, LLC, a Michigan limited liability company	CASE NUMBER:
NOTICE OF CASE MANAGEMENT CONFERENCE	24STCV21642

Document 1-1

ID #:37

TO THE PLAINTIFF(S)/ATTORNEY(S) FOR PLAINTIFF(S) OF RECORD:

You are ordered to serve this notice of hearing on all parties/attorneys of record forthwith, and meet and confer with all parties/attorneys of record about the matters to be discussed no later than 30 days before the Case Management Conference

Your Case Management Conference has been scheduled at the courthouse address shown above on:

Time: 8:30 AM Dept.: 61 Date: 01/06/2025

NOTICE TO DEFENDANT: THE SETTING OF THE CASE MANAGEMENT CONFERENCE DOES NOT EXEMPT THE DEFENDANT FROM FILING A RESPONSIVE PLEADING AS REQUIRED BY LAW.

Pursuant to California Rules of Court, rules 3.720-3.730, a completed Case Management Statement (Judicial Council form # CM-110) must be filed at least 15 calendar days prior to the Case Management Conference. The Case Management Statement may be filed jointly by all parties/attorneys of record or individually by each party/attorney of record. You must be familiar with the case and be fully prepared to participate effectively in the Case Management Conference.

At the Case Management Conference, the Court may make pretrial orders including the following, but not limited to, an order establishing a discovery schedule; an order referring the case to Alternative Dispute Resolution (ADR); an order reclassifying the case; an order setting subsequent conference and the trial date; or other orders to achieve the goals of the Trial Court Delay Reduction Act (Gov. Code, § 68600 et seq.)

Notice is hereby given that if you do not file the Case Management Statement or appear and effectively participate at the Case Management Conference, the Court may impose sanctions, pursuant to LASC Local Rule 3.37, Code of Civil Procedure sections 177.5, 575.2, 583.150, 583.360 and 583.410, Government Code section 68608, subdivision (b), and California Rules of Court, rule 2.2 et seq.

Dated: 08/26/2024

CER	TIFICATE OF SERVICE Lynne M. Hobbs / Judge
I, the below named Executive Officer/Clerk of Court o cause herein, and that on this date I served the Notice of	f the above-entitled court, do hereby certify that I am not a party to the Case Management Conference upon each party or counsel named below:
by depositing in the United States mail at the court filed herein in a separate sealed envelope to each	nouse in <u>Los Angeles</u> , California, one copy of the original address as shown below with the postage thereon fully prepaid.
☐ by personally giving the party notice upon filing of the	ne complaint.
Scott J. Ferrell	
4100 Newport Place Dr. Ste.800	
Newport Beach, CA 92660	David W. Slayton, Executive Officer / Clerk of Cou
Dated: <u>08/26/2024</u>	By D. DeLeon Deputy Clerk

NOTICE OF CASE MANAGEMENT CONFERENCE

VOLUNTARY EFFICIENT LITIGATION STIPULATIONS



Superior Court of California County of Los Angeles



Los Angeles County Bar Association Litigation Section

Los Angeles County Bar Association Labor and Employment Law Section



Association of Los Angeles



Southern California Defense Counsel





The Early Organizational Meeting Stipulation, Discovery Resolution Stipulation, and Motions in Limine Stipulation are voluntary stipulations entered into by the parties. The parties may enter into one, two, or all three of the stipulations; however, they may not alter the stipulations as written, because the Court wants to ensure uniformity of application. These stipulations are meant to encourage cooperation between the parties and to assist in resolving issues in a manner that promotes economic case resolution and judicial efficiency.

The following organizations endorse the goal of promoting efficiency in litigation and ask that counsel consider using these stipulations as a voluntary way to promote communications and procedures among counsel and with the court to fairly resolve issues in their cases.

- **♦**Los Angeles County Bar Association Litigation Section**♦**
 - **♦** Los Angeles County Bar Association Labor and Employment Law Section**♦**
 - **♦**Consumer Attorneys Association of Los Angeles◆
 - **♦**Southern California Defense Counsel◆
 - ◆Association of Business Trial Lawyers◆
 - **♦**California Employment Lawyers Association◆

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STATE BAR NUMBER	Reserved for Clerk's File Stamp			
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ptional):				
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES				
COURTHOUSE ADDRESS:				
	CASE NUMBER:			
TIONAL MEETING				
	ptional):			

This stipulation is intended to encourage cooperation among the parties at an early stage in the litigation and to assist the parties in efficient case resolution.

The parties agree that:

- The parties commit to conduct an initial conference (in-person or via teleconference or via videoconference) within 15 days from the date this stipulation is signed, to discuss and consider whether there can be agreement on the following:
 - a. Are motions to challenge the pleadings necessary? If the issue can be resolved by amendment as of right, or if the Court would allow leave to amend, could an amended complaint resolve most or all of the issues a demurrer might otherwise raise? If so, the parties agree to work through pleading issues so that a demurrer need only raise issues they cannot resolve. Is the issue that the defendant seeks to raise amenable to resolution on demurrer, or would some other type of motion be preferable? Could a voluntary targeted exchange of documents or information by any party cure an uncertainty in the pleadings?
 - b. Initial mutual exchanges of documents at the "core" of the litigation. (For example, in an employment case, the employment records, personnel file and documents relating to the conduct in question could be considered "core." In a personal injury case, an incident or police report, medical records, and repair or maintenance records could be considered "core.");
 - Exchange of names and contact information of witnesses;
 - d. Any insurance agreement that may be available to satisfy part or all of a judgment, or to indemnify or reimburse for payments made to satisfy a judgment;
 - e. Exchange of any other information that might be helpful to facilitate understanding, handling, or resolution of the case in a manner that preserves objections or privileges by agreement;
 - f. Controlling issues of law that, if resolved early, will promote efficiency and economy in other phases of the case. Also, when and how such issues can be presented to the Court;
 - g. Whether or when the case should be scheduled with a settlement officer, what discovery or court ruling on legal issues is reasonably required to make settlement discussions meaningful, and whether the parties wish to use a sitting judge or a private mediator or other options as

		CASE NUMBER:	
AND THE PROPERTY OF THE PROPER	discussed in the "Alternative Dispute I complaint;	Resolution (ADR) Information Package" served with the	
h.	Computation of damages, including do which such computation is based;	ocuments, not privileged or protected from disclosure, on	
i.	Whether the case is suitable for the Expedited Jury Trial procedures (see information at www.lacourt.org under "Civil" and then under "General Information").		
2. The time for a defending party to respond to a complaint or cross-complaint will be to for the complaint, and for for for for for for the for the for for for for			
	complaint, which is comprised of the 3 and the 30 days permitted by Code been found by the Civil Supervising Julia Stipulation. A copy of the General click on "General Information", then click	of Civil Procedure section 1054(a), good cause having udge due to the case management benefits provided by al Order can be found at www.lacourt.org under "Civil", ick on "Voluntary Efficient Litigation Stipulations".	
3.	The parties will prepare a joint report titled "Joint Status Report Pursuant to Initial Conference and Early Organizational Meeting Stipulation, and if desired, a proposed order summarizing results of their meet and confer and advising the Court of any way it may assist the parties' efficient conduct or resolution of the case. The parties shall attach the Joint Status Report to the Case Management Conference statement, and file the documents when the CMC statement is due.		
4.	References to "days" mean calendar of any act pursuant to this stipulation fall for performing that act shall be extend	days, unless otherwise noted. If the date for performing is on a Saturday, Sunday or Court holiday, then the time led to the next Court day	
The fo	llowing parties stipulate:		
Date:			
		>	
Date:	(TYPE OR PRINT NAME)	(ATTORNEY FOR PLAINTIFF)	
Date:	(TYPE OR PRINT NAME) (TYPE OR PRINT NAME)		
		(ATTORNEY FOR PLAINTIFF)	
Date:	(TYPE OR PRINT NAME)	(ATTORNEY FOR PLAINTIFF) (ATTORNEY FOR DEFENDANT) (ATTORNEY FOR DEFENDANT)	
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NAME AND ADDRESS OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clerk's File Stamp
TELEPHONE NO.: FAX NO. (Op	otional):	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COU		
COURTHOUSE ADDRESS:		
PLAINTIFF:		
DEFENDANT:		
	FOOL LITION	CASE NUMBER:
STIPULATION – DISCOVERY RI	ESOLUTION	

Document 1-1

ID #:41

This stipulation is intended to provide a fast and informal resolution of discovery issues through limited paperwork and an informal conference with the Court to aid in the resolution of the issues.

The parties agree that:

- 1. Prior to the discovery cut-off in this action, no discovery motion shall be filed or heard unless the moving party first makes a written request for an Informal Discovery Conference pursuant to the terms of this stipulation.
- 2. At the Informal Discovery Conference the Court will consider the dispute presented by parties and determine whether it can be resolved informally. Nothing set forth herein will preclude a party from making a record at the conclusion of an Informal Discovery Conference, either orally or in writing.
- 3. Following a reasonable and good faith attempt at an informal resolution of each issue to be presented, a party may request an Informal Discovery Conference pursuant to the following procedures:
 - a. The party requesting the Informal Discovery Conference will:
 - File a Request for Informal Discovery Conference with the clerk's office on the İ. approved form (copy attached) and deliver a courtesy, conformed copy to the assigned department:
 - Include a brief summary of the dispute and specify the relief requested; and ii.
 - Serve the opposing party pursuant to any authorized or agreed method of service iii. that ensures that the opposing party receives the Request for Informal Discovery Conference no later than the next court day following the filing.
 - b. Any Answer to a Request for Informal Discovery Conference must:
 - Also be filed on the approved form (copy attached); i.
 - Include a brief summary of why the requested relief should be denied; ii.

í		CASE NUMBER:
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- iii. Be filed within two (2) court days of receipt of the Request; and
- iv. Be served on the opposing party pursuant to any authorized or agreed upon method of service that ensures that the opposing party receives the Answer no later than the next court day following the filing.
- c. No other pleadings, including but not limited to exhibits, declarations, or attachments, will be accepted.
- d. If the Court has not granted or denied the Request for Informal Discovery Conference within ten (10) days following the filing of the Request, then it shall be deemed to have been denied. If the Court acts on the Request, the parties will be notified whether the Request for Informal Discovery Conference has been granted or denied and, if granted, the date and time of the Informal Discovery Conference, which must be within twenty (20) days of the filing of the Request for Informal Discovery Conference.
- e. If the conference is not held within twenty (20) days of the filing of the Request for Informal Discovery Conference, unless extended by agreement of the parties and the Court, then the Request for the Informal Discovery Conference shall be deemed to have been denied at that time.
- 4. If (a) the Court has denied a conference or (b) one of the time deadlines above has expired without the Court having acted or (c) the Informal Discovery Conference is concluded without resolving the dispute, then a party may file a discovery motion to address unresolved issues.
- 5. The parties hereby further agree that the time for making a motion to compel or other discovery motion is tolled from the date of filing of the Request for Informal Discovery Conference until (a) the request is denied or deemed denied or (b) twenty (20) days after the filing of the Request for Informal Discovery Conference, whichever is earlier, unless extended by Order of the Court.
 - It is the understanding and intent of the parties that this stipulation shall, for each discovery dispute to which it applies, constitute a writing memorializing a "specific later date to which the propounding [or demanding or requesting] party and the responding party have agreed in writing," within the meaning of Code Civil Procedure sections 2030.300(c), 2031.320(c), and 2033.290(c).
- 6. Nothing herein will preclude any party from applying *ex parte* for appropriate relief, including an order shortening time for a motion to be heard concerning discovery.
- 7. Any party may terminate this stipulation by giving twenty-one (21) days notice of intent to terminate the stipulation.
- 8. References to "days" mean calendar days, unless otherwise noted. If the date for performing any act pursuant to this stipulation falls on a Saturday, Sunday or Court holiday, then the time for performing that act shall be extended to the next Court day.

SHORT TITLE:	CASE NUMBER:
The following parties stipulate:	
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FENDAN	NT:		
		FEDENCE	CASE NUMBER:
	INFORMAL DISCOVERY CON (pursuant to the Discovery Resolution Stipul	ation of the parties)	
1.	This document relates to:		
	Request for Informal DiscoveryAnswer to Request for Informa	I Discovery Conference	
	Deadline for Court to decide on Request: the Request).		
	Deadline for Court to hold Informal Discordays following filing of the Request).		
4.	For a Request for Informal Discover	ry Conference, <u>briefly</u> de	scribe the nature of the
	discovery dispute, including the facts Request for Informal Discovery Confe	rence, briefly describe wi	ny the Court should deny
	the requested discovery, including the	facts and legal arguments	at issue.
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		ng min na mang kalang naman sa ang managan na managan ang managan na ang managan na ang managan na ang managan	And the second s
	CIV 094 (new) INFORMAL DIS	SCOVERY CONFERENCE	
	SC Approved 04/11 r Optional Use (pursuant to the Discover	y Resolution Stipulation of the	parties)

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STIPULATION AND ORDER - MOTIONS IN LIMINE		CASE NUMBER:

This stipulation is intended to provide fast and informal resolution of evidentiary issues through diligent efforts to define and discuss such issues and limit paperwork.

The parties agree that:

- 1. At least ____ days before the final status conference, each party will provide all other parties with a list containing a one paragraph explanation of each proposed motion in limine. Each one paragraph explanation must identify the substance of a single proposed motion in limine and the grounds for the proposed motion.
- 2. The parties thereafter will meet and confer, either in person or via teleconference or videoconference, concerning all proposed motions in limine. In that meet and confer, the parties will determine:
 - a. Whether the parties can stipulate to any of the proposed motions. If the parties so stipulate, they may file a stipulation and proposed order with the Court.
 - b. Whether any of the proposed motions can be briefed and submitted by means of a short joint statement of issues. For each motion which can be addressed by a short joint statement of issues, a short joint statement of issues must be filed with the Court 10 days prior to the final status conference. Each side's portion of the short joint statement of issues may not exceed three pages. The parties will meet and confer to agree on a date and manner for exchanging the parties' respective portions of the short joint statement of issues and the process for filing the short joint statement of issues.
- 3. All proposed motions in limine that are not either the subject of a stipulation or briefed via a short joint statement of issues will be briefed and filed in accordance with the California Rules of Court and the Los Angeles Superior Court Rules.

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LOS ANGELES SUPERIOR COURT

MAY 1 1 2011

JOHN A, CLARKE, CLERK

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

Document 1-1

ID #:47

General Order Re Use of Voluntary Efficient Litigation **Stipulations**

ORDER PURSUANT TO CCP 1054(a), EXTENDING TIME TO RESPOND BY 30 DAYS WHEN PARTIES AGREE TO EARLY ORGANIZATIONAL MEETING STIPULATION

Whereas the Los Angeles Superior Court and the Executive Committee of the Litigation Section of the Los Angeles County Bar Association have cooperated in drafting "Voluntary Efficient Litigation Stipulations" and in proposing the stipulations for use in general jurisdiction civil litigation in Los Angeles County;

Whereas the Los Angeles County Bar Association Litigation Section; the Los Angeles County Bar Association Labor and Employment Law Section; the Consumer Attorneys Association of Los Angeles; the Association of Southern California Defense Counsel; the Association of Business Trial Lawyers of Los Angeles; and the California Employment Lawyers Association all "endorse the goal of promoting efficiency in litigation, and ask that counsel consider using these stipulations as a voluntary way to promote communications and procedures among counsel and with the court to fairly resolve issues in their cases;"

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Whereas the Early Organizational Meeting Stipulation is intended to encourage cooperation among the parties at an early stage in litigation in order to achieve litigation efficiencies;

Whereas it is intended that use of the Early Organizational Meeting Stipulation will promote economic case resolution and judicial efficiency;

Whereas, in order to promote a meaningful discussion of pleading issues at the Early Organizational Meeting and potentially to reduce the need for motions to challenge the pleadings, it is necessary to allow additional time to conduct the Early Organizational Meeting before the time to respond to a complaint or cross complaint has expired;

Whereas Code of Civil Procedure section 1054(a) allows a judge of the court in which an action is pending to extend for not more than 30 days the time to respond to a pleading "upon good cause shown";

Now, therefore, this Court hereby finds that there is good cause to extend for 30 days the time to respond to a complaint or to a cross complaint in any action in which the parties have entered into the Early Organizational Meeting Stipulation. This finding of good cause is based on the anticipated judicial efficiency and benefits of economic case resolution that the Early Organizational Meeting Stipulation is intended to promote.

IT IS HEREBY ORDERED that, in any case in which the parties have entered into an Early Organizational Meeting Stipulation, the time for a defending party to respond to a complaint or cross complaint shall be extended by the 30 days permitted

by Code of Civil Procedure section 1054(a) without further need of a specific court order.

DATED: 14 11, 2011

Carolyn B. Kuhl Supervising Judge of the Civil Departments, Los Angeles Superior Court



Superior Court of California, County of Los Angeles

ALTERNATIVE DISPUTE RESOLUTION (ADR) INFORMATION PACKAGE

THE PLAINTIFF MUST SERVE THIS ADR INFORMATION PACKAGE ON EACH PARTY WITH THE COMPLAINT.

CROSS-COMPLAINANTS must serve this ADR Information Package on any new parties named to the action with the cross-complaint.

What is ADR?

ADR helps people find solutions to their legal disputes without going to trial. The main types of ADR are negotiation, mediation, arbitration, and settlement conferences. When ADR is done by phone, videoconference or computer, it may be called Online Dispute Resolution (ODR). These alternatives to litigation and trial are described below.

Advantages of ADR

- Saves Time: ADR is faster than going to trial.
- Saves Money: Parties can save on court costs, attorney's fees, and witness fees.
- Keeps Control (with the parties): Parties choose their ADR process and provider for voluntary ADR.
- Reduces Stress/Protects Privacy: ADR is done outside the courtroom, in private offices, by phone or online.

Disadvantages of ADR

- Costs: If the parties do not resolve their dispute, they may have to pay for ADR, litigation, and trial.
- No Public Trial: ADR does not provide a public trial or decision by a judge or jury.

Main Types of ADR

- 1. **Negotiation:** Parties often talk with each other in person, or by phone or online about resolving their case with a settlement agreement instead of a trial. If the parties have lawyers, they will negotiate for their clients.
- 2. **Mediation:** In mediation, a neutral mediator listens to each person's concerns, helps them evaluate the strengths and weaknesses of their case, and works with them to try to create a settlement agreement that is acceptable to all. Mediators do not decide the outcome. Parties may go to trial if they decide not to settle.

Mediation may be appropriate when the parties

- want to work out a solution but need help from a neutral person.
- have communication problems or strong emotions that interfere with resolution.

Mediation may <u>not</u> be appropriate when the parties

- want a public trial and want a judge or jury to decide the outcome.
- lack equal bargaining power or have a history of physical/emotional abuse.

How to Arrange Mediation in Los Angeles County

ID #:51

Mediation for civil cases is voluntary and parties may select any mediator they wish. Options include:

- a. The Civil Mediation Vendor Resource List If all parties in an active civil case agree to mediation, they may contact these organizations to request a "Resource List Mediation" for mediation at reduced cost or no cost (for selected cases).
 - ADR Services, Inc. Assistant Case Manager Janet Solis, janet@adrservices.com (213) 683-1600
 - Mediation Center of Los Angeles Program Manager info@mediationLA.org (833) 476-9145

These organizations cannot accept every case and they may decline cases at their discretion. They may offer online mediation by video conference for cases they accept. Before contacting these organizations, review important information and FAQs at www.lacourt.org/ADR.Res.List

NOTE: The Civil Mediation Vendor Resource List program does not accept family law, probate, or small claims cases.

b. Los Angeles County Dispute Resolution Programs. Los Angeles County-funded agencies provide mediation services on the day of hearings in small claims, unlawful detainer (eviction), civil harassment, and limited civil (collections and non-collection) cases. https://dcba.lacounty.gov/countywidedrp/

Online Dispute Resolution (ODR). Parties in small claims and unlawful detainer (eviction) cases should carefully review the Notice and other information they may receive about (ODR) requirements for their case. https://my.lacourt.org/odr/

- c. Mediators and ADR and Bar organizations that provide mediation may be found on the internet.
- 3. Arbitration: Arbitration is less formal than trial, but like trial, the parties present evidence and arguments to the person who decides the outcome. In "binding" arbitration, the arbitrator's decision is final; there is no right to trial. In "nonbinding" arbitration, any party can request a trial after the arbitrator's decision. For more information about arbitration, visit https://www.courts.ca.gov/programs-adr.htm
- 4. Mandatory Settlement Conferences (MSC): MSCs are ordered by the Court and are often held close to the trial date or on the day of trial. The parties and their attorneys meet with a judge or settlement officer who does not make a decision but who instead assists the parties in evaluating the strengths and weaknesses of the case and in negotiating a settlement. For information about the Court's MSC programs for civil cases, visit https://www.lacourt.org/division/civil/Cl0047.aspx

Los Angeles Superior Court ADR website: https://www.lacourt.org/division/civil/Cl0109.aspx For general information and videos about ADR, visit http://www.courts.ca.gov/programs-adr.htm